Approved For Release 2002/06/05: CIA-RDP62-00631R000300070016-6 DD/S 55-03/13 27 January 1956 MEDRANDUM FOR: Deputy Director (Support) SUBJECT : Language Resources Program I. We have had some reservations about the legal propriety of paying "incentive awards" under the proposed language resources program. While informal discussions with representatives of the CAO indicated that a favorable opinion might be obtained from the Constroller General, a formal submission will be necessary 2. Attached hereto is a draft of such submission for the Director's signature. STATIÑTL 3. It is our understanding from that the Foreign Service does not yet have an equivalent program and that they may have to seek the appropriate authority through legislation. STATINTL

Assistant Jeneral Counsel

Distribution:
Orig & 1 - Addressee
1 - Signer
1 - Subject - Personnel - 7
1 - Chrono

CWE : pmin

l - J Bldg.

FEB 19 1956

Homorable Joseph Campbell The Comptroller General of the United States Mashington 25, D. C.

Dons Mr. Campbell:

For the effective fulfillment of its functions, this Agency requires an increasingly greater number of personnel who are preficient in one or more foreign languages. Future requirements that are not succeptible to an accurate current analysis may sufficiely generate a demand far in excess of the Agency's capabilities. Experience has shown that such demands cannot be satisfactorily met from sources outside the Agency. Either the source is not sufficient or there is not enough time to make the source available and still observe proper security restrictions. In order to meet future needs, I propose to establish a language resources program.

Under the program, the relative difficulties of various languages will be evaluated and standards of competence in their use will be established. In order to provide the necessary incentive among Agamay parsonnel, I propose to make certain payments for acquiring competence in a language and additional pariodic payments for maintaining such competence at fixed levels of proficiency.

Comment has advised me that the proposed payments might be made under the Government Replayees Incentive America Act of 1954 /58 Stat. 1113, 5 U.S.C. 2123 (a) (1954) but that there may be a question as to whether they would be the type of payment intended by Congress under that Act. The partiment provision states:

"(a) The head of each department is suthorised to pay cash ameris to, and to incur measures expenses for the honorary recognition of, civilian officers and employees of the Government who by their suggestions, inventions, superior accomplishments, or other personal efforts

contribute to the efficiency, economy, or other improvement of Government operations or who perform special acts or services in the public interest in connection with or related to their official employment."

However, there appears to be sufficient authority under the Central Intelligence Agency Act of 1949 /63 Stat. 208, 50 U.S.C. 403 (1949) within the language of Sec. 10(a) which provides in pertinent part:

"Motwithstanding any other provisions of law, sums made available to the Agency by appropriation or otherwise may be expended for purposes necessary to carry out the Agency's functions including ..."

It is my firm belief that the program is necessary to carry out the Agency's functions.

Before undertaking the program described above, your opinion is requested as to whether such payments can properly be made to Agency personnel under the authority of

- (a) The Government Employees Incentive Awards Act of 1954, or
- (b) The Central Intelligence Agency Act of 1949.

Sincerely,

Allen W. Dulles
Mirector

STATINTL

CONCURRENCE:

SIGNED

L. K. White

Deputy Director

(Support)

OGC: CWP: pmm: mks
cc: DCI (2)
DD/S
OGC - 22L - Each

Next 1 Page(s) In Document Exempt